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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/746,190	12/22/2000	Sascha Baumeister	DE919990097US1 1332		
75	90 09/20/2004	EXAMINER			
Floyd A. Gonz	zalez	EL CHANTI, HUSSEIN A			
IBM Corporatio	on				
2455 South Roa	id, P386	ART UNIT	PAPER NUMBER		
Poughkeepsie,	NY 12601	2157			
			DATE MAILED: 09/20/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.



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Office Action Summary		Application	n No.	Applicant(s)	1			
		09/746,190)	BAUMEISTER ET AL.				
		Examiner		Art Unit				
		Hussein A		2157	_			
Period f	The MAILING DATE of this communication ap or Reply	opears on the	cover sheet with the c	correspondence addre	ISS			
THE - External control	MAILING DATE OF THIS COMMUNICATION maions of time may be available under the provisions of 37 CFR 1 SIX (6) MONTHS from the mailing date of this communication. The period for reply specified above is less than thirty (30) days, a replayer of the period for reply is specified above, the maximum statutory period reply within the set or extended period for reply will, by stature to reply within the set or extended period for reply will, by stature to received by the Office later than three months after the mailined patent term adjustment. See 37 CFR 1.704(b).	.136(a). In no ever ply within the statut d will apply and will tte, cause the applic	nt, however, may a reply be tin ory minimum of thirty (30) day expire SIX (6) MONTHS from cation to become ABANDONE	nely filed 's will be considered timely. I the mailing date of this commition (35 U.S.C. § 133).	unication.			
Status								
1)[\implies]	Responsive to communication(s) filed on 18.	June 2004						
2a)⊠	_							
3)								
Disposit	ion of Claims							
4)⊠ 5)□ 6)□ 7)□ 8)□	Claim(s) 1-6,9-16,19-26,29 and 30 is/are pend 4a) Of the above claim(s) is/are withdrest claim(s) is/are allowed. Claim(s) 1-6,9-16,19-26,29 and 30 is/are rejected to. Claim(s) is/are objected to. Claim(s) are subject to restriction and/	awn from con	sideration.					
Applicat	ion Papers							
9)[The specification is objected to by the Examir	ner.						
10)	10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.							
	Applicant may not request that any objection to the	e drawing(s) be	held in abeyance. Se	e 37 CFR 1.85(a).				
11)	Replacement drawing sheet(s) including the corre The oath or declaration is objected to by the E	•		•				
Priority	under 35 U.S.C. § 119							
a)	Acknowledgment is made of a claim for foreig All b) Some * c) None of: 1. Certified copies of the priority documer 2. Certified copies of the priority documer 3. Copies of the certified copies of the pri application from the International Burea See the attached detailed Office action for a list	nts have been nts have been ority documer au (PCT Rule	received. received in Applicati nts have been receive 17.2(a)).	ion No ed in this National Sta	∍ge			
Attachmer	at(s)							
	ce of References Cited (PTO-892)		4) Interview Summary					
3) 🔲 Infor	ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08 er No(s)/Mail Date		Paper No(s)/Mail D 5) Notice of Informal F 6) Other:	ate Patent Application (PTO-15	52)			

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Response to Amendment

1. This action is responsive to amendment received on June 18, 2004. Claims 1-6, 9-16, 19-26, 29 and 30 were amended. Claims 7, 8, 17, 18, 27 and 28 were canceled. Claims 1-6, 9-16, 19-26, 29 and 30 are pending examination.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

2. Claims 1-6, 9-16, 19-26, 29 and 30 are rejected under 35 U.S.C. 102(e) as being anticipated by Gibbon et al., U.S. Patent No. 5,874,986 (referred to hereafter as Gibbon).

As to claim 1, Gibbon teaches a client-server based file transfer method for a client computer system comprising the steps of:

creating at a client computer system, a local file for holding a downloaded local copy of a remote file system of a remote server (see col. 2 lines 17-35);

receiving at the local computer system, an application program initiated request for accessing a desired portion of the local file, wherein the application program initiated request comprises a read position indicator, the read position indicator identifying a

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location in the local file of the desired portion of the local file (see col. 6 lines 41-60, col. 7 lines 11-32 and col. 9 lines 65-col. 10 lines 18);

when the desired portion of the local file has not been downloaded from the remote file to the local file, requesting a file transfer of the remote file from the remote server, the request indicating the location in the remote file of the desired portion (see col. 6 lines 41-60 and col. 9 lines 65-col. 10 lines 18);

then starting a file transfer of the remote file from the remote server to the local file wherein the file transfer starts at the location of the remote file identified by the read position indicator (see col. 6 lines 41-60 and col. 9 lines 65-col. 10 lines 18);

when the desired portion has been transferred from the remote file to the local file, fulfilling application program initiated requests for accessing the desired portion of said local file while other portions of said local file have not yet been transferred from the remote file to the local file (see col. 6 lines 41-60 and col. 9 lines 65-col. 10 lines 18).

As to claim 2, Gibbon teaches the method according to claim 1 further comprising,

communicating with said file system by a Future File System Extension program, via a protocol directed to file accesses to said file system (see col. 2 lines 17-35).

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As to claim 3, Gibbon teaches the method according to claim 2 in which said protocol is XDSM or derivable from XDSM, or functionally equivalent to XDSM (see col. 5 lines 50-67).

As to claim 4, Gibbon teaches the method according to claim 2 in which said Future File System Extension program is implemented as a stacked file system (see col. 5 lines 50-67).

As to claim 5, Gibbon teaches the method according to claim 2 in which said Future File System Extension program is implemented in the file system of the client computer system (see col. 5 lines 50-67).

As to claim 6, Gibbon teaches the, method according to claim 1 further comprising, rendering the desired portion on the client computer system (see col. 7 lines 11-32).

As to claims 9, 19 and 29, Gibbon teaches a client-server based file transfer method, and computer program product and apparatus comprising the steps of:

issuing specifications by said client-server, the specifications indicating one or more portions of a client requested remote file;

streaming client-requested file information to a client computer system in portions according to the specifications issued by said client-server (see col. 3 lines 10-30 and col. 25 lines 10-26),.

saving the one or more portions in a local file of the client computer system; and

permitting a client application to access the local file to operate on a saved portion of the one or more portions when the local has not received all portions of the client requested remote file (see col. 6 lines 41-60, col. 7 lines 11-32 and col. 9 lines 65-col. 10 lines 18).

As to claim 10, Gibbon teaches the method according claim 9 in which said step of streaming is performed by sequentially streaming the requested file, skipping portions of the file previously streamed (see col. 6 lines 40-60).

As to claims 11 and 21, Gibbon teaches a client-server based file transfer apparatus and computer program product for a client computer system comprising:

a network;

a first computer system in communication with the network;

a second computer system in communication with the first computer system by the way of the network wherein the computer systems includes instructions to execute a method comprising:

creating at a client computer system, a local file for holding a downloaded local copy of a remote file system of a remote server;

receiving at the local computer system, an application program initiated request for accessing a desired portion of the local file, wherein the application program initiated request comprises a read position indicator, the read position indicator identifying a location in the local file of the desired portion of the local file;

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when the desired portion of the local file has not been downloaded from the remote file to the local file, requesting a file transfer of the remote file from the remote server, the request indicating the location in the remote file of the desired portion;

then starting a file transfer of the remote file from the remote server to the local file wherein the file transfer starts at the location of the remote file identified by the read position indicator;

when the desired portion has been transferred from the remote file to the local file, fulfilling application program initiated requests for accessing the desired portion of said local file while other portions of said local file have not yet been transferred from the remote file to the local file (see col. 6 lines 41-60, col. 7 lines 11-32 and col. 9 lines 65-col. 10 lines 18).

- 3. Claims 12-16, 20, 22-26 and 30 do not teach or define any additional limitations over claims 1-11, 19, 21 and 29 and therefore are rejected for similar reasons.
- 4. Applicant's arguments with respect to the pending claims have been considered but are most in view of the new grounds of rejection.
- 5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- 6. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP

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§ 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Hussein A El-chanti whose telephone number is (703)305-4652. The examiner can normally be reached on Mon-Fri 8:30-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ario Etienne can be reached on (703)308-7562. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Hussein El-chanti

Sep. 15, 2004

SALEH NAJJAR RIMARY EXAMINER